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20 Attorneys for Defendants COUNTY OF LOS ANGELES
21 DEPARTMENT OF PUBLIC HEALTH, MUNTU
22 DAVIS, M.D., and BARBARA FERRER, PhD

23 UNITED STATES DISTRICT COURT

24 FOR THE CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

25 ALLIANCE OF LOS ANGELES
26 COUNTY PARENTS, an
27 unincorporated association,

28 Petitioner and Plaintiff,

v.

29 COUNTY OF LOS ANGELES
30 DEPARTMENT OF PUBLIC
31 HEALTH; MUNTU DAVIS, in his
32 official capacity as Health Officer for
33 the County of Los Angeles; BARBARA
34 FERRER, in her
35 official capacity as Director of the
36 County of Los Angeles Department of
37 Public Health; and DOES 1 through 25,
38 inclusive,

39 Respondents and
40 Defendants.

41 WHEREAS:

42 Case No. 2:22-cv-05967-PA-PLA

43 **JOINT STIPULATION TO EXTEND
44 DEFENDANTS' TIME TO RESPOND
45 TO THE INITIAL COMPLAINT BY
46 NOT MORE THAN 30 DAYS**

47 **[C.D. CAL. LOCAL RULE 8-3]**

48 Complaint Served: August 15, 2022
49 Current Response: September 5, 2022
50 New Response Date: October 5, 2022

1. Plaintiff Alliance of Los Angeles Parents (“**Plaintiff**”) filed this action on July 26, 2022 in the California Superior Court for the County of Los Angeles;

2. Undersigned counsel for Defendants County of Los Angeles Department of Public Health, Muntu Davis, M.D., and Barbara Ferrer, PhD (collectively “**Defendants**”) agreed to accept service on behalf of Defendants on August 15, 2022;

3. Defendants filed a *Notice of Removal* of Plaintiff's state court action on August 23, 2022;

4. Without the extension reflected herein, Defendants must respond to the *Complaint* by September 5, 2022;

5. Plaintiff has agreed to extend Defendants' time to respond to the initial *Complaint* until October 5, 2022 pursuant to C.D. CAL. LOCAL RULE 8-3;

6. In light of the foregoing, it furthers the interests of judicial economy to extend the time in which Defendants must respond to the *Complaint*;

IT IS HEREBY STIPULATED BY PLAINTIFF AND DEFENDANTS
PURSUANT TO C.D. CAL. LOCAL RULE 8-3 AS FOLLOWS:

The time for Defendants to respond to the initial *Complaint* in this action is extended from September 5, 2022 to October 5, 2022 (30 days).

Dated: August 30, 2022 SHEPPARD MULLIN RICHTER & HAMPTON LLP

By _____ */s/ Kent R. Raygor*
KENT R. RAYGOR

Attorneys for Defendants COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH, MUNTU DAVIS, M.D., and BARBARA FERRER, PhD

1 Dated: August 30, 2022 Hamill Law & Consulting

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3 Bv _____ */s/ Julie A. Hamill*
4 JULIE A. HAMILL
5 Attorneys for Plaintiff ALLIANCE FOR LOS
6 ANGELES COUNTY PARENTS

7 Pursuant to C.D. CAL. LOCAL RULE 5-4.3.4(a)(2)(i), I attest that all other
8 signatories listed, and on whose behalf the filing is submitted, concur in the filing's
9 content and have authorized the filing.

10 Dated: August 30, 2022 SHEPPARD MULLIN RICHTER & HAMPTON LLP

11

12 Bv _____ */s/ Kent R. Raygor*
13 KENT R. RAYGOR

14 Attorneys for Defendants COUNTY OF LOS
15 ANGELES DEPARTMENT OF PUBLIC
16 HEALTH, MUNTU DAVIS, M.D., and
17 BARBARA FERRER, PhD

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